

October 3, 2016

**BY CM/ECF AND HAND DELIVERY**

The Honorable Christopher J. Burke  
United States District Court  
844 N. King Street  
Wilmington, DE 19801

Re: *The Gillette Co. v. Dollar Shave Club, Inc., et al.*, C.A. No. 15-1158-LPS-CJB

Dear Judge Burke:

I write on behalf of newly-joined defendant Pace Shave Inc. to request oral argument in connection with its motion to stay pending arbitration (D.I. 101). Pace Shave requests oral argument now – even though briefing is not yet complete on its motion – because there are several independent issues presented in the Pace Shave motion that may impact the Court’s thinking and analysis on the co-pending motion to stay filed by Dollar Shave Club, Inc. (“DSC”) (D.I. 34).<sup>1</sup> DSC concurs in the request for oral argument on the pending motions, particularly as a means to address the new facts that have developed after completion of its briefing. *See, e.g.*, D.I. 123.

Pace Shave thus respectfully submits that argument on its motion be set at a time such that the Court may consider the motions of Pace Shave and DSC at the same time.

Respectfully,

/s/ Karen E. Keller

Karen E. Keller (No. 4489)

cc: Clerk of the Court (by hand delivery)  
Counsel of Record (by CM/ECF)

---

<sup>1</sup> Pace Shave’s motion raises, in addition, several issues that overlap with those presented by DSC’s motion.